PLEASE TAKE NOTICE that, pursuant to Civil L.R. 7-1, Third-Party GCA Savvian Advisors, LLC ("Savvian") hereby respectfully moves the Court to grant Savvian's request to participate by telephone in the September 3, 2008 hearing for Plaintiff's Motion to Compel Compliance with Subpoena on Third-Party GCA Savvian Advisors, LLC. Pursuant to Civil L.R. 7-11(c), unless otherwise ordered, this Motion for Administrative Relief is deemed submitted for immediate determination without hearing after it is filed.

This motion is made on the following grounds:

- Plaintiff Level3 Communications, LLC's Motion to Compel Compliance with Subpoena on Third-Party GCA Savvian Advisors, LLC is scheduled for hearing on Wednesday, September 3, 2008 at 11:30 a.m.
- 2. The undersigned has an oral argument on a motion to dismiss in another case in the United States District Court, Northern District of California, San Jose Division the morning of September 3, 2008. Also, Savvian's lead counsel are located in New York and are preoccupied preparing for a September patent trial in Texas.
- 3. Pursuant to Civil L.R. 7-12 counsel for plaintiff and Savvian have conferred and so stipulate and agree that counsel for Savvian may appear telephonically at the September 3, 2008 hearing. Counsel attests that David Bloch, counsel for plaintiff, concurs with the filing of this Motion.

Therefore, Savvian requests that the Court grant leave for Savvian's lead counsel in New York to participate in the September 3, 2008 hearing telephonically.

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4	Dated: August 29, 2008		Respectfully submi	neu,
5			/s/ Philip J. McCab Philip J. McCabe (S KENYON & KEN	e
6			KENYON & KEN 333 West Carlos St	YON LLP Suite 600
7			San Jose, California Tel: (408) 975-750	a 95110
8				Savvian Advisors, LLC
9			11001110,00 101 0 011	34,134,134,134,134,134,134,134,134,134,1
10				(signed with permission)
11			David S. Bloch Winston & Strawn	
12			101 California Stre San Francisco, CA	
13			(415) 591-1000	
14			Attorneys for Plain Level3 Communica	
15			Levels Communica	itions, LLC
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1 CERTIFICATE OF SERVICE 2 I hereby certify that I served a true and correct copy of the foregoing documents upon the following counsel by email on August 29, 2008. 3 Third Party GCA Savvian Advisors, LLC's Motion For Administrative Relief – Request 4 To Participate by Telephone in the September 3, 2008 Hearing on Plaintiff's Motion to 5 Compel Compliance with Subpoena On Third-Party GCA Savvian Advisors, LLC Pursuant to L.R.7 11; Proposed Order 6 7 8 David S. Bloch 9 Leda M. Mouallem Winston & Strawn 10 101 California Street, Suite 3900 San Francisco, CA 94111-5894 11 dbloch@winston.com 12 lmouallem@winston.com 13 Charles B. Molster, III Winston & Strawn LLP 14 1700 K Street, NW Washington, DC 20006 15 cmolster@winston.com 16 Michael C. Katchmark 17 Willcox & Savage PC One Commercial Place, Suite 1800 18 Norfolk, VA 23510 mkatchmark@wilsav.com 19 20 Abraham Ronai 21 22 23 24 25 26

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Third Party GCA Savvian Advisors, LLC's Motion For Administrative Relief – Request To Participate by Telephone in the September 3, 2008 Hearing on Plaintiff's Motion to Compel Compliance with Subpoena On Third-Party GCA Savvian Advisors, LLC Pursuant to L.R. 7-11; Proposed Order; Misc. Action No. 3:08-mc-80161-SI